with the appurtenances and all the estate, title and interest of the said part 10 Sof the first part therein. And the said park 9.5 of the first part do _____ hereby covenant and agree that at the delivery hereof they ARM lawful owner .8 of the premises above granted, and setzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that LDBy will werrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 1.9.5 of the first part shall at all times during the life of this inden re, pay all taxes excesses that may be levied or assessed against soid real extre when the same becomes due and payable, and that $\frac{1}{100}$ will like buildings again and real extre leaved against fire and tornado in such sum and by such insurance company as hall be specified and be the part. When the same becomes due and by any here to the extent of $\frac{1}{100}$ will like and by the part. When the same becomes due and by any here to the extent of $\frac{1}{100}$ will like any mode payable to the part. When the same become due and parable to the extent of $\frac{1}{100}$ will be the part of the extent due and parable to the part shall be part by the part to the extent of $\frac{1}{100}$ will be the part of the second part to the extent of $\frac{1}{100}$ and the same become due and parable to to keep parameters insurand as been provided, then the part $\frac{1}{100}$ of the second part may pay sold takes and insurance, or either, and the amount all shall become a part of the indebtedness, secured by this indenture, and shall been interest at the rate of 10% from the date of payment this result. THIS ORANT is intended as a morinege to secure the payment of the sum of Nine Thousand Dollars and no/100 The second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the or riller, of the first part shall fail to pay the same as provided in this indenture. It is second by the parties have that the terms and provisions of this indenture and each and every obligation therein control and have to the addigatory upon the heirs, executors, edministrators, personal relations devices and we are associated and have to be addigatory upon the heirs, executors, edministrators, personal relations devices and we are associated and have to be addigatory upon the heirs, executors, edministrators, personal relations and executers of the respective perties herein. and automatic of the respective parties hards. Gerald Kennith Monie (SEAL) Sneg Maurine Korris (SEAL) (SEAL) (SEAL) Kanaas TATE OF Douglas A D. 19. 55 Notary Public day of March in the afo mald C fore me, a OTAR Gerald Kenneth Norris and Minez Maurine Norris, husband and wife DLIC ant and duly to any percently known to be the series per yest last three within al on the day as April 21 10 58

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FLADE FRECH __

1. So that is a set of the within contrare, do herery accordedge the full payment of the debt so that for the the the Register of Leeds to enter the discharge of this mortgage of record states are an extension, 100.